

UNITED STATES DEPARTMENT OF COMMERCE
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SERIAL NUMBER	FILING DATE	FIRST NAMED APPLICANT	····	ATTORNEY DOCKET NO.
08/086,427	06/29/93	GOSPODAROWICZ		0953.001
			KEMMEREREXAMINER	
		18N1/0214		
AMY L. COLLINS CHIRON CORP.			ART UNIT	PAPER NUMBER
4560 HORTON	=		12	
EMERYVILLE,	CA 94608		1812 DATE MAILED:	

02/14/95

Below is a communication from the EXAMINER in charge of this application COMMISSIONER OF PATENTS AND TRADEMARKS

## **ADVISORY ACTION**

a) 📑		•		
	is extended to run	or continues to run	from the date of th	e final rejection
b) 🗀		e date of the final rejection or as of the r ory period for the response expire later		
	The date on which the respon purposes of determining the	e obtained by filing a petition under 37 ( ase, the petition, and the fee have been period of extension and the corresponding the date of the originally set shortened st	filed is the date of the responsing amount of the fee. Any exte	se and also the date for the ension fee pursuant to 37 CFR
Δp.	pellant's Brief is due in accorda	ance with 37 CFR 1.192(a).		
	plicant's response to the final re place the application in condition	ejection, filed <u>30 JANUARY 199</u> 5nas l on for allowance:	been considered with the follow	ring effect, but it is not deemed
1.	The proposed amendments to	the claim and /or specification will not t	pe entered and the final rejection	on stands because:
	a. There is no convincing presented.	showing under 37 CFR 1.116(b) why the	e proposed amendment is nece	essary and was not earlier
	b. hey raise new issues t	hat would require further consideration a	and/or search. (See Note).	
	c. They raise the issue of	new matter. (See Note).		
	d. They are not deemed appeal.	to place the application in better form fo	r appeal by materially reducing	or simplifying the issues for
	e. They present additiona	t claims without cancelling a correspond	ling number of finally rejected of	slaims.
	<u> </u>	the newly submitted in its was under 35 use apport for this graymer to be conducted for this		ication does not appear
2.	Newly proposed or amended the non-allowable claims.	claims would be al	lowed if submitted in a separat	ely filed amendment cancelling
3. 📝	Upon the filing an appeal, the be as follows:	proposed amendment  will be enter	red will not be entered and	the status of the claims will
	Claims allowed:			
	Claims objected to:		<u> </u>	
	claims withdrawn: 5-	8, 10-23	<del></del>	
	However;	•		
	Applicant's response	d have overcome the following spectron(s):	regurinere to	review application
. –	Applicant's response has	d have following special speci	requirement to	cevere application
4. <b>Y</b>	Applicant's response has	overcome the following expectants):	I ment had been into the sufficient to the red but does not overcome the been presented.	review application
•	Applicant's response has be clerical a separate from the The efficient, exhibitor request reduced cytotokinanded to remove	overcome the following in the control of the contro	de but docknot overcome the but docknot overcome the been presented.	Claims 1 t 9, although nents other than Kati
•	Applicant's response has be clerical a separate from the The efficient, exhibitor request reduced cytotokinanded to remove	overcome the following expectations overcome the following expectations.  The amena of the amena of the consideration has been considerations.	de but docknot overcome the but docknot overcome the been presented.	Claims 1 t 9, although nents other than Kab
5. 📋	Applicant's response Research from You The affidavit, exhibit or requesting the affidavit or exhibit will not presented.	overcome the following in the control of the contro	been passented to plus the been passented to be been passented to be be be been passented	Claims 1 t 9, although nents other than Kati
5. 📋	Applicant's response Research from the legal of the property of the proposed drawing correction for the affidavit or exhibit will not presented.	overcome the following experiences:  The amena above the lisson of which the consideration has been consider the for KLFdestos has "arialog" language, still us be considered because applicant has no	be sufficient to glide de but does not overcome the beau overcard.  Standard Kipf frage out shown good and sufficent rely the examiner.	Claims 1 t 9, although nents other than Kab

PTOL-303 (REV. 5-89)

SUPERVISORY PRIMARY EXAMINE **GROUP 1800**